

REMARKS

The present invention is a cellular communication terminal for fetching content from at least one server; a method for fetching content from at least one server to a cellular communication terminal; a system which fetches content from at least one server and a communication device for accessing a server accessible via a proxy. A cellular communication terminal for fetching content from at least one server in accordance with an embodiment of the invention includes a receiver and a transmitter which receives and transmits data packets from at least one server through a link which transmits the data packets between the terminal and the server; a first memory comprising an identifier and at least one item, the item is provided with an access point which indicates the location of the server to be accessed, wherein the server is accessed by sending the identifier to the link to identify a first content to be accessed by the server, first content is associated with the link content provided at different locations in the server or in another server; a browser application, which establishes a session to the link by reading an item from the first memory, and fetches a copy of the first content from the server, at a location indicated by the access point, to be stored in the first or in a second memory, wherein the second memory temporarily or permanent stores the copy of the first content; a user interface connected to the browser application having a display which displays the copy of the first content received from the server and a user input which controls the browser application; and wherein a copy of the first content and a copy of the link content is fetched simultaneously upon a request generated by the browser application, the request is sent through the transmitter as a data packet,

comprising an instruction to the server to send a copy of the first content from a given location in the server, indicated by the access point, together with a copy of the link content, simultaneously.

The present invention provides a solution to the problems of the prior art as described on page 3, lines 24-34, through page 4, lines 1-12, wherein the deficiency of the prior art of not facilitating a download of information to access content at a later occasion when a user is off line is discussed. The Summary of the Invention in the first paragraph states that "[t]he present invention facilitates the user to browse when a terminal is not connected to a network, like the Internet, without having the need to download further content related to the already downloaded content. Thus, the user is able to browse around in downloaded content while using the terminal for so called off-line browsing".

Claims 24-46 stand rejected under 35 U.S.C. §103 as being unpatentable over United States Patent 6,578,684 (Hsu) in view of United States Patent 6,138,158 (Boyle et al). These grounds of rejection are traversed for the following reasons.

Claims 24,32 and 36 recite substantively a copy of the first content and a copy of the link content is fetched simultaneously upon a request generated by the browser application with the request comprising an instruction to the server to send a copy of the first content for a given location in the server, indicated by the access point, together with a copy of the link content simultaneously. Furthermore, independent claim 43 recites a communication device comprising a browser which is operable to retrieve first content from a server together with further content linked to the first content upon making a request generated by the browser. This subject matter has no counterpart in the proposed combination of Hsu and Boyle et al.

The Examiner acknowledges that Hsu does not disclose "wherein a copy of the first content and a copy of the link content is fetched simultaneously upon a request generated by the browser application, the request is sent through the transmitter as a data packet, comprising an instruction to the server to send a copy of the first content from a given location in the server, indicated by the access point, together with a copy of the link content, simultaneously". The Examiner relies on Boyle et al as disclosing this subject matter with the Examiner citing column 7, lines 12-29. The Examiner's reliance on Boyle et al is misplaced.

The present invention, as described above, provides a solution to the problem of off line browsing by the fetching of content together with the link content simultaneously so the user can choose to go off line and review the content. This saves the user expensive air time and allows faster browsing between links since the requested content is stored locally. On the other hand, the Boyle et al architecture relies upon content being pushed asynchronously from the server as stated in column 7, line 24, to which the Examiner refers. The asynchronous pushing of content from the server to the client device 106 in Boyle et al is the antithesis of the present invention which, as set forth in the claims, is performed synchronously by the browser generating the aforementioned request to send a copy of the first content from the server together with a copy of the link information simultaneously.

A person of ordinary skill in the art would not consider the asynchronous operation of pushing content from a web server to the client device 106 in Boyle et al to meet the last limitation in claims 24, 32 and 36 and further, the subject matter of claim 43. Moreover, there is no basis in the record why a person of ordinary skill in the art would be motivated to modify the teachings of Boyle et al to fundamentally

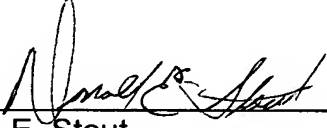
operate in a different mode of synchronously pulling content at the request of the browser from the server instead of the asynchronous pushing from the server to the client device.

In view of the foregoing amendments and remarks, it is submitted that each of the claims in the application is in condition for allowance. Accordingly, early allowance thereof is respectfully requested.

To the extent necessary, Applicants petition for an extension of time under 37 C.F.R. §1.136. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account No. 01-2135 (1030.40891X00) and please credit any excess fees to such Deposit Account.

Respectfully submitted,

ANTONELLI, TERRY, STOUT & KRAUS, LLP



Donald E. Stout
Registration No. 26,422
(703) 312-6600

Attachments

DES:dlh